## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

TOFFLER ASSOCIATES, INC., : CIVIL ACTION

.

Plaintiff, : NO. 08-1167

:

V.

:

HARTFORD FIRE INSURANCE COMPANY,

:

Defendant

## **ORDER**

AND NOW, this 29<sup>th</sup> day of July, 2009, for the reasons set forth in the accompanying Memorandum, it is hereby ORDERED as follows:

- Hartford Insurance Company's ("Hartford") Motion for Summary
   Judgment (Doc. No. 27) is GRANTED IN PART AND DENIED IN
   PART.
- Toffler Associates, Inc.'s ("Toffler") Cross-Motion for Summary
   Judgment (Doc. No. 30) is GRANTED IN PART AND DENIED IN
   PART.
- 3. Hartford had the duty to defend Toffler but did not have the duty to indemnify Toffler.
- 4. Hartford shall pay to Toffler the amount of \$60,861.97 to cover Toffler's costs of defense. Toffler may calculate statutory interest on this amount and seek an amended judgment.

BY THE COURT:

S/ C. Darnell Jones II
J.